UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:	§	
	§	Chapter 7
ALEXANDER E. JONES,	§	
	§	Case No. 22-33553 (CML)
Debtor.	§	
	§	

FOURTH MONTHLY FEE STATEMENT OF PORTER HEDGES LLP, AS BANKRUPTCY COUNSEL FOR CHAPTER 7 TRUSTEE, CHRISTOPHER R. MURRAY, FOR ALLOWANCE OF COMPENSATION AND REIMBURSEMENT OF EXPENSES FOR THE PERIOD FROM SEPTEMBER 1, 2024 THROUGH SEPTEMBER 30, 2024

Name of Applicant: Porter Hedges LLP, as proposed Bankruptcy

Counsel for the Chapter 7 Trustee,

Christopher R. Murray

Date of Retention Order: July 30, 2024 (Doc. No. 792)¹

Period for which Fees and Expenses are September 1, 2024 through and including

Incurred: September 30, 2024

Interim Fees Incurred: \$130,496.00

Interim Payment of Fees Requested (80%): \$104,396.80

Interim Expenses Incurred: \$4,836.49

Total Fees and Expenses Due: \$109,233.29

This is the Fourth Monthly Fee Statement.

15615478v1

¹ The Trustee's application to employ Porter Hedges was filed at Docket No. 756.

Porter Hedges LLP ("<u>Porter Hedges</u>"), as Bankruptcy Counsel for the Chapter 7 Trustee, Christopher R. Murray (the "<u>Trustee</u>"), submits this Fourth Monthly Fee Statement (the "<u>Fee Statement</u>") for the period from September 1, 2024 through September 30, 2024 (the "<u>Application Period</u>") in accordance with the proposed *Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Professionals and Trustee* [Docket No. 793] (the "<u>Interim Compensation Order</u>").

Porter Hedges requests compensation for professional services rendered in the amount of \$130,496.00 (the "Fees"), and for reimbursement of out-of-pocket expenses incurred in the amount of \$4,836.49 (the "Expenses"), for the period from September 1, 2024 through September 30, 2024. Eighty percent (80%) of the fees equals \$104,396.80 and one hundred percent (100%) of the Expenses equals \$4,836.49 for a total requested amount of \$109,233.29.

Summaries of the calculations for these fees by project category and expenses are attached hereto as **Exhibit 1** and **Exhibit 2**, respectively. A summary of the time expended by Porter Hedges attorneys and support staff, together with their respective hourly rates, is attached hereto as **Exhibit 3**. Porter Hedges' invoice for the Application Period is attached hereto as **Exhibit 4**.

WHEREFORE, Porter Hedges respectfully requests payment and reimbursement in accordance with the procedures set forth in the proposed Interim Compensation Order (*i.e.*, payment of eighty percent (80%) of the compensation sought, in the amount of \$104,396.80 and reimbursement of one hundred percent (100%) of expenses incurred in the amount of \$4,836.49 in the total amount of \$109,233.29.

Dated: October 18, 2024

Houston, Texas Respectfully Submitted,

By: /s/ Joshua W. Wolfshohl
PORTER HEDGES LLP

Joshua W. Wolfshohl (TX Bar No. 24038592) 1000 Main St., 36th Floor

Houston, Texas 77002 Telephone: (713) 226-6000 Facsimile: (713) 226-6248 jwolfshohl@porterhedges.com

Counsel for the Chapter 7 Trustee,

Christopher R. Murray

CERTIFICATE OF SERVICE

This will certify that a true and correct copy of the foregoing document was forwarded by electronic transmission to all registered ECF users appearing in the case on October 18, 2024.

/s/ Joshua W. Wolfshohl

Joshua W. Wolfshohl

$\underline{\textbf{EXHIBIT 1}}$ Summary of Time Expended by Project Category

Project Category	Total Hours	Total Fees Requested
Asset Analysis/Recovery	146.00	96,744.50
Case Administration	15.30	6,358.50
Employment/Fee Application	.90	850.50
Litigation/Contested Matters	40.30	26,542.50
TOTAL	202.50	130,496.00

EXHIBIT 2

SUMMARY OF OUT-OF-POCKET EXPENSES

Expenses	Cost
Computer Assisted Legal Research	2,291.91
Delivery Service	48.00
Foreign Associate Fees	1,471.08
Reproduction Services	1,025.50
TOTAL	4,836.49

 $\underline{\textbf{EXHIBIT 3}}$ Summary of Time Expended by Attorneys and Support Staff

Professional	Hourly Rate	Total Hours
Joshua W. Wolfshohl	\$945.00	36.20
Adam K. Nalley	\$900.00	.30
Michael B. Dearman	\$625.00	52.30
Jordan T. Stevens	\$595.00	40.00
Kenesha L. Starling	\$575.00	53.20
Grecia V. Sarda	\$500.00	5.00
Mitzie L. Webb	\$465.00	2.70
Eliana Garfias	\$405.00	12.80
TOTAL		202.50

Case 22-33553 Document 885 Filed in TXSB on 10/18/24 Page 7 of 19

PORTER HEDGES LLP

A REGISTERED LIMITED LIABILITY PARTNERSHIP

DEPT. 510 P.O. BOX 4346 HOUSTON, TEXAS 77210-4346

TELEPHONE (713) 226-6000 TELECOPIER (713) 228-1331

ATTN: CHRIS MURRAY Invoice Date: October 17, 2024

> Invoice Num.: 569275 Matter Number: 018577-0001 Billing Attorney:

> > Tax ID: #74-2174193

Joshua W. Wolfshohl

Matter: Alex Jones

For professional services rendered and costs incurred through September 30, 2024

Professional Services 130,496.00

Disbursements 4,836.49

Total Amount Due \$135,332.49

Client: CHRIS MURRAY, CHAPTER 7 TRUSTEE Invoice Date: October 17, 2024
Matter: Alex Jones Invoice Num.: 569275

Matter Number: 018577-0001

Time Detail

Date	<u>Initials</u>	Description	Hours	Amount
09/02/2024	MBD	Begin draft sale motion (.8); correspond with C. Murray regarding same (.1).	0.90	562.50
09/03/2024	JWW	Review motion to transfer venue in Western District case and emails with K. Starling regarding same.	0.50	472.50
09/03/2024	MBD	Continue draft motion to sell.	0.10	62.50
09/04/2024	MBD	Review interim compensation procedures (.2); multiple correspondence with V. Driver regarding intellectual property (.2); correspond with D. Forinash regarding trademarks (.1); continue draft motion to sell intellectual property (.2); draft motion and order to sell real property and employ Keller Williams (2.2); draft declaration ISO same (.3); correspond with C. Murray and E. Jones regarding motion to sell real property (.1); review trademark reports and correspond with J. Tannenbaum and C. Murray regarding same (.2).	3.50	2,187.50
09/05/2024	MBD	Continue draft sale motion (1.0); conference with J. Tannenbaum, K. Toney, C. Murray, and E. Jones regarding sale process (.8); conference with Trustee team and PH team regarding case strategy (1.0); revise motion to sell real property (1.0); review NDA and correspond with C. Murray regarding same (.2); correspond with M. Webb regarding upcoming hearings (.1); correspond with B. Schleizer regarding assets (.1); correspond with J. Tanenbaum regarding auction (.2); update PH team regarding case status (.3).	4.70	2,937.50
09/05/2024	JWW	Emails regarding open issues and status conference setting.	0.40	378.00
09/05/2024	MLW	Confer with Court Case Manager regarding Court's request for a status conference (.2); confer with J. Wolfshohl regarding same (.2).	0.40	186.00
09/05/2024	JTS	Prepare for and attend a strategy session with the Porter Hedges Team and the Trustee Team.	0.40	238.00

<u>Date</u>	<u>Initials</u>	Description	<u>Hours</u>	Amount
09/06/2024	MBD	Correspond with J. Tannenbaum and C. Murray regarding NDAs (.1); attend to correspondence with B. Schleizer regarding intellectual property (.1); conference with K. Starling regarding pending motions and case strategy (.4).	0.60	375.00
09/06/2024	JWW	Attend PQPR hearing (.2); work on fee statement (.5); emails regarding open issues with sale (.2).	0.90	850.50
09/06/2024	KLS	Teams call with M. Dearman regarding tasks concerning A. Jones and Free Speech Systems, including Motions to Transfer Venue and Sales Motion.	0.50	287.50
09/09/2024	MBD	Conference with J. Tannenbaum and IT professionals regarding IP auction (.4); conference with J. Tannenbaum regarding legal issues related to IP assets (.5); conference with J. Stevens regarding lien avoidance issues (.2); analyze book and video game agreements (.2).	1.30	812.50
09/09/2024	JWW	Conference with C. Murray and K. Starling regarding motion to transfer venue and related issues (.3); follow-up with K. Starling and emails regarding sale motion and related issues (.5).	0.80	756.00
09/09/2024	KLS	Teams call with J. Wolfshohl and C. Murray regarding Motions to Transfer Venue and Response to Motions to Remand (.2); further revise Motions to Transfer Venue (1.1); review Plaintiff's Motions to Remand (.5); memo regarding analysis of PQPR claims (2.1).	3.90	2,242.50
09/09/2024	EG	Correspondence on filing logistics of motions to transfer venue.	0.20	81.00
09/09/2024	JTS	Conduct legal research and analysis regarding potential fraudulent transfer claims in connection with PQPR's liens.	1.40	833.00
09/10/2024	JWW	Prepare for status conference and review docket regarding same (.9); conference with K. Starling regarding motion to transfer venue and response to motion to remand (.4); follow-up regarding same (.2);	3.40	3,213.00

<u>Date</u>	Initials	Description review revisions to motion to transfer venue and further revise same (1.0); emails with C. Murray and K. Starling regarding same (.1); review issues related to sale and IP and conference and emails with M. Dearman regarding same (.8).	<u>Hours</u>	Amount
09/10/2024	MBD	Continue reviewing book agreement and video game agreement (1.0); continue draft motion to sell (1.8); correspond with J. Wolfshohl regarding same (.2); correspond with C. Murray regarding same (.1); analyze case law governing rejection (1.0); conference with J. Wolfshohl regarding sale issues (.4).	4.50	2,812.50
09/10/2024	KLS	Teams call with J. Wolfshohl regarding Trustee's Response to Texas Plaintiffs' Motions to Remand (.2); further revise Trustee's Motions to Transfer Venue and begin initial draft of Trustee's Response to Texas Plaintiffs' Motions to Remand (7.3).	7.50	4,312.50
09/10/2024	JTS	Conduct legal research and analysis regarding potential fraudulent transfer claims in connection with PQPR's liens.	8.00	4,760.00
09/11/2024	JWW	Prepare for status hearing, review wind down motion, docket and adversary opinion (.5); meet with Trustee and E. Jones in preparation for hearing (.5); attend hearing regarding case status (.5); meet with A. Catmull and Trustee team regarding open issues with FSS (.4); emails and phone conference with J. Martin (.2); emails and phone conference with K. Starling regarding Western District case, transfer and response to remand motion (.3).	2.40	2,268.00
09/11/2024	MBD	Numerous correspondence with K. Starling and J. Stevens regarding PQPR (.5); conference with K. Toney regarding real property sales (.2); continue draft Jones IP sale motion (2.8); conference with interested purchaser and C. Murray (.5); respond to written inquiries from interested purchaser (.5); attend to correspondence with C. Murray, E. Jones, and J. Wolfshohl regarding hearing	4.70	2,937.50

Client: CHRIS MURRAY, CHAPTER 7 TRUSTEE Invoice Date: October 17, 2024

Matter: Alex Jones Invoice Num.: 569275

<u>Date</u>	<u>Initials</u>	Description (.2).	<u>Hours</u>	<u>Amount</u>
09/11/2024	KLS	Draft memo to Trustee regarding PQPR debt.	9.50	5,462.50
09/11/2024	JTS	Continue conducting legal research and analysis regarding potential fraudulent transfer claims in connection with PQPR's liens and other potentially avoidable transfers (2.1); outline a memorandum to the Trustee summarizing the results of the same (.4); begin drafting a memorandum to the Trustee regarding potential fraudulent transfer claims.	2.50	1,487.50
09/12/2024	JWW	Emails regarding sale issues and issues regarding remand of Western District case (.3); weekly call with trustee team regarding open issues in case, upcoming mediation and hearing (.9); review PQPR memo and provide comments to same (.8); emails with PH team regarding same (.2); emails regarding PQPR informal mediation (.3); conference with J. Martin regarding extending deadline to respond to remand motion and review and revise same (.4).	2.90	2,740.50
09/12/2024	MBD	Revise memorandum on potential claims (1.0); correspond with K. Starling and J. Stevens regarding same (.1); correspond with J. Wolfshohl regarding same (.2); conference with Tranzon360 team and C. Murray regarding sale process (.6); conference with Trustee team and PH team regarding case strategy and updates (.7); draft witness and exhibit list for September 13 hearing (.5); review motion to sell (.1); correspond with J. Wolfshohl and E. Garfias regarding witness and exhibit list and sale motion (.3); respond to J. Tanenbaum inquiries regarding sale process (.3); begin revising sale order (.2).	4.00	2,500.00
09/12/2024	KLS	Weekly call with Trustee via Teams (.5); draft joint motions for extensions of time to respond to Texas Plaintiffs' Motions to Remand and finalize initial draft of Trustee's Response to Texas Plaintiffs' Motions to Remand (6.8).	7.30	4,197.50

Client: CHRIS MURRAY, CHAPTER 7 TRUSTEE Invoice Date: October 17, 2024
Matter: Alex Jones Invoice Num.: 569275

Date	<u>Initials</u>	Description	Hours	<u>Amount</u>
09/12/2024	EG	Correspondence on draft and filing logistics of witness/exhibit list (.2); receive, review, and compile exhibits in support of same (.5); finalize and electronically file same with court (.2); download and circulate filed copy of same (.1); update file (.1); further emails on draft and filing logistics of motions for extension of time (.2); receive, review, and electronically file same with court (.3); download and circulate filed version (.1); update file (.1).	1.80	729.00
09/12/2024	JTS	Continue conducting legal research and analysis regarding potential fraudulent transfer claims to members of the Jones family, including reviewing relevant documents and agreements related to the same (1.9); continue drafting a memorandum to the Trustee regarding same (1.7).	3.60	2,142.00
09/13/2024	JWW	Prepare for hearing on sale of lake house (.8); attend hearing (.7); meet with Trustee and J. Martin regarding removed case (.4); participate in informal mediation with PQPR (2.5); meet with PH team regarding same (.2).	4.60	4,347.00
09/13/2024	KLS	Attend informal mediation with counsel to PQPR and Dr. and Mrs. David Jones (1.1); conference with J. Wolfshohl, J. Stevenson, and Trustee regarding information mediation (1.3); finalize and Joint Motions for Extension of Time and Trustee's Response to Plaintiffs' Motions to Remand (2.6).	5.00	2,875.00
09/13/2024	JTS	Prepare for an informal mediation between the Trustee and the Jones family, including by reviewing documents and conducting legal research, and attend the same.	4.60	2,737.00
09/15/2024	MBD	Continue draft IP sale motion.	1.00	625.00
09/16/2024	MBD	Continue draft IP assets sale motion (3.7); draft exhibit of contracts (1.5); conference with C. Murray regarding sale motion (.1); correspond with J. Tanenbaum and K. Toney regarding retention order (.1); correspond with K. Starling and J. Stevens regarding sale hearing (.2).	5.60	3,500.00

Client: CHRIS MURRAY, CHAPTER 7 TRUSTEE Invoice Date: October 17, 2024

Matter: Alex Jones Invoice Num.: 569275

Date	<u>Initials</u>	Description	Hours	Amount
09/17/2024	MBD	Review UST objection to motion to winddown FSS (.1); correspond with PH team regarding same (.2); conference with K. Toney regarding hearing and asset sales (.2).	0.50	312.50
09/17/2024	JTS	Begin reviewing and analyzing the U.S. Trustee's Objection to the Trustee's Motion seeking authority to employ Tranzon and winddown FSS.	1.20	714.00
09/17/2024	EG	Review entered orders and docket deadlines.	0.20	81.00
09/18/2024	JWW	Emails and phone conferences regarding preparation for upcoming sale hearing, witness/exhibit list preparation, reply to UST objection and proffer (1.0); conference with Trustee and team regarding same and other open issues in case (1.5); follow-up regarding same and w/e list (.4); work on response to motion to remand (.8).	3.70	3,496.50
09/18/2024	MBD	Correspond with Trustee and PH team regarding sale motion (.1); attend to correspondence with Trustee team and PH team regarding case updates and UST objection (.2); conference with PH team regarding hearing preparations (.5); begin draft C. Murray proffer (.3); correspond with J. Stevens and K. Starling regarding reply to UST objection (.2).	1.30	812.50
09/18/2024	KLS	Teams call with J. Wolfshohl, J. Stevenson, and M. Dearman regarding September 24th hearing (.5); draft Witness and Exhibit List and begin preparing exhibits for September 24th hearing (2.1).	2.60	1,495.00
09/18/2024	JTS	Conduct legal research and evaluate counterarguments to U.S. Trustee's Objection to the Trustee's Motion seeking authority to employ Tranzon and winddown FSS (2.1); outline a draft of the Trustee's Reply to the same (.6); prepare for and attend a strategy session with J. Wolfshohl, E. Jones, and the Trustee regarding the U.S. Trustee's Objection (1.5); begin drafting the Trustee's Reply to the U.S. Trustee's Objection (1.2).	5.40	3,213.00
09/18/2024	MLW	Email exchanges with K. Starling regarding upcoming	0.10	46.50

<u>Date</u>	<u>Initials</u>	<u>Description</u> filing of witness/exhibit list.	<u>Hours</u>	Amount
09/19/2024	JWW	Conference with Tranzon regarding sale process (.5); weekly conference with Trustee team regarding sale issues and open matters in case (1.0); further conference with PH team regarding work streams (.4); work on response to motion to remand (1.3); emails regarding same and other open issues in case (.5).	3.70	3,496.50
09/19/2024	MBD	Conference with J. Wolfshohl, E. Jones, and J. Tanenbaum regarding sale process and hearing (.4); conference with Trustee team and PH team regarding hearing preparations and case status (1.0); draft motion for substantive consolidation (2.5); analyze case law regarding same (.5); conference with J. Wolfshohl and J. Stevens regarding same and reply to UST objection (.4); conference with K. Starling regarding motion and reply drafts (.2); conference with J. Tanenbaum regarding sale timeline (.2).	5.20	3,250.00
09/19/2024	KLS	Weekly status via Teams with the Trustee (1.0); finalize witness and exhibit list and preparation of exhibits for September 24th hearing (1.1); revise initial draft of Trustee's Response to Plaintiffs' Motion to Remand to incorporate comments and revisions from J. Wolfshohl (1.2).	3.30	1,897.50
09/19/2024	JTS	Prepare for and attend a strategy session with members of the Porter Hedges and Trustee Teams, including regarding the U.S. Trustee's Objection (.7); continue conducting legal research and analysis regarding the U.S. Trustee's Objection and the Trustee's Motion and Application, including as it regards the Trustee's authority and the Court's jurisdiction (7.1).	7.80	4,641.00
09/19/2024	EG	Correspondence on preparing and filing logistics of witness/exhibit list for September 24th hearing (.2); monitor emails for status of same of finalizing and filing of same (1.5); discuss same with M. Webb (.1); receive, review, and electronically file same with court (.8); download and circulate filed versions (.2); bookmark	3.40	1,377.00

Client: CHRIS MURRAY, CHAPTER 7 TRUSTEE Invoice Date: October 17, 2024

Matter: Alex Jones Invoice Num.: 569275

<u>Date</u>	<u>Initials</u>	<u>Description</u> and organize same for upcoming hearing (.5); update file (.1).	<u>Hours</u>	Amount
09/19/2024	MLW	Email exchanges with K. Starling regarding witness/exhibit list; review/prep exhibits for filing.	0.40	186.00
09/20/2024	MBD	Review limited objection from the Debtor (.2); correspond with PH team regarding motions and replies (.2); conference with Trustee team and PH team regarding case strategy (.5); correspond with E. Jones regarding winddown motion hearing preparations (.2).	1.10	687.50
09/20/2024	KLS	Teams call with Trustee regarding U.S. Trustee objections (.5); initial draft of Trustee's Motion to Substantially Consolidate (3.5).	4.00	2,300.00
09/20/2024	JWW	Emails regarding fee issues for FSS professionals (.2); emails regarding preparation of various filings (.3); review reply to UST objection (.3); conference with Trustee team regarding same (.5); review and revise response to remand motion (1.0); emails regarding same (.2); emails regarding various other filings (.1); conference with E. Jones regarding open issues (.3).	2.90	2,740.50
09/20/2024	JTS	Continue conducting legal research and revising the draft Reply to the U.S. Trustee's Objection, including in light of comments from the Porter Hedges and Trustee Teams.	2.00	1,190.00
09/20/2024	EG	Correspondence on potential filings of motion to transfer venue and response to motion to remand (.2); continuous monitoring of emails for status of same and filing logistics (.8).	1.00	405.00
09/22/2024	MBD	Draft notice of redline and redline winddown motion (.3); attend to correspondence with K. Starling and J. Stevens regarding motions and replies (.1); continue revising substantive consolidation motion (.5).	0.90	562.50
09/23/2024	JWW	Conference with C. Murray and E. Jones regarding sale hearing (.7); conference with M. Dearman regarding same (.3); review and revise reply to UST objection (.4);	1.90	1,795.50

Client: CHRIS MURRAY, CHAPTER 7 TRUSTEE Invoice Date: October 17, 2024

Matter: Alex Jones Invoice Num.: 569275

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	Amount
		draft proffer and emails with Trustee regarding same (.5).		
09/23/2024	MBD	Correspond with Trustee team regarding motions and replies (.1); conference with K. Starling regarding same (.2); review and incorporate revisions to proposed order (.2); conference with J. Wolfshohl regarding case strategy (.2); multiple correspondence with M. Webb and E. Garfias regarding filing (.3); review interim compensation order and correspond with J. Wolfshohl regarding fee application (.3); conference with J. Tanenbaum regarding hearing and sale order (.2).	1.50	937.50
09/23/2024	KLS	Further revise Trustee's Motions to Transfer Venue with respect to the turnover and garnishment actions (.5); continue analyzing the Debtor's trusts for the Trustee (1.0).	1.50	862.50
09/23/2024	JTS	Revise, edit and finalize the Trustee's Reply to the U.S. Trustee's Objection and prepare the same for filing.	1.20	714.00
09/23/2024	EG	Correspondence on draft and filing logistics of various filings (.2); continuous monitoring of emails for status of same (1.5); follow up emails on status of same (.3).	2.00	810.00
09/24/2024	MBD	Prepare revised winddown order, redline, and notice thereof (.7); multiple correspondence with E. Garfias and M. Webb regarding revised order (.2); correspond with J. Wolfshohl regarding sale order and supplement to dismissal order (.2); correspond with J. Stevens regarding hearing outcomes and next steps (.3); analyze sale order for necessary revisions (.3).	1.70	1,062.50
09/24/2024	JWW	Work on finalizing and filing order resolving limited objection (.2); prepare for hearing (2.2); meet with Trustee team and attend hearing on motion to sell (1.3); meet with UST and Trustee team and draft supplemental dismissal order (.7).	4.40	4,158.00
09/24/2024	JTS	Assist in preparing for the hearing on the Trustee's Motion seeking authority to employ Tranzon and to winddown FSS and virtually attend the same.	1.90	1,130.50

<u>Date</u>	<u>Initials</u>	Description	<u>Hours</u>	Amount
09/24/2024	EG	Correspondence on notice of redline/revised proposed order (.1); receive, review, and discuss same with M. Dearman (.2); receive and electronically file revised notice of redline along with proposed order (.3); download and circulate filed version (.1); email case manager on submission of same (.1); coordinate service of same (.2); update file (.1).	1.10	445.50
09/25/2024	JWW	Emails and phone conference regarding sale issues in light of supplemental order (.4); emails with chapter 11 professionals regarding payment of fees (.2); emails regarding status of Western District case and pleadings to be filed (.2).	0.80	756.00
09/25/2024	MBD	Revise notice of sale (.4); analyze implications of supplemental dismissal order (.2); correspond with K. Starling and J. Stevens regarding same (.2).	0.80	500.00
09/26/2024	MBD	Review and revise bid packages and terms (1.0); conference with J. Tanenbaum regarding sale process and issues (.6); conference with Trustee team and PH team regarding case status and strategy (.5); correspond with J. Tanenbaum and K. Toney regarding sale order and supplemental dismissal order (.1); continue draft motion to sell IP assets and related exhibits and order (3.0); multiple correspondence with J. Tanenbaum regarding IP assets auction (.3); correspond with A. Nalley regarding form APA (.1); correspond with M. Webb and E. Garfias regarding sale notice (.1); locate service addresses for executory contract counterparties and revise related exhibits (2.0).	7.70	4,812.50
09/26/2024	JWW	Meet with G. Sarda regarding research issues regarding trusts (.5); conference with Trustee team regarding action items for sale and case (.8); further meeting with G. Sarda (.2); several emails regarding sale issues and issues with Western District case (.3); meet with J. Tinkham and emails regarding payment of professional fees and order regarding same (.3).	2.10	1,984.50

Client: CHRIS MURRAY, CHAPTER 7 TRUSTEE Invoice Date: October 17, 2024

Matter: Alex Jones Invoice Num.: 569275
Matter Number: 018577-0001

<u>Date</u>	<u>Initials</u>	Description	Hours	<u>Amount</u>
09/26/2024	AKN	Conder with M. Dearman regarding court approval on asset sale and related APA.	0.30	270.00
09/26/2024	GVS	Confer with J. Wolfshohl regarding case background (.7); attend weekly call with Trustee (.8); email exchanges with J. Wolfshohl regarding trust analysis and legal research (.1).	1.60	800.00
09/26/2024	KLS	Weekly Teams call with J. Wolfshohl. J. Stevenson, M. Dearman, and Trustee.	0.70	402.50
09/27/2024	MBD	Correspond with J. Tanenbaum regarding sale notice (.1); correspond with M. Webb regarding sale notice service (.1).	0.20	125.00
09/27/2024	GVS	Confer with J. Wolfshohl and K. Starling regarding legal research (.3); review transcript from 6/14 hearing (3.1).	3.40	1,700.00
09/27/2024	JWW	Emails and phone conferences regarding finalizing pleadings for Western District case and issues with sale.	0.80	756.00
09/27/2024	KLS	Finalize for filing Trustee's Motions to Transfer Venue and Response to Plaintiffs' Motions to Remand and associate exhibits for each.	7.40	4,255.00
09/27/2024	MLW	Email exchanges with M. Dearman regarding Sale Notice (.2); confer with E. Garfias regarding filing same (.1); coordinate mailing of Sale Notice with vendor for printing/mailing (.2); email exchanges with K. Starling regarding Motions to Transfer (.3); confer with K. Starling regarding same (.3); receive/review and file (.5); confer with E. Garfias regarding filing responses to Motion to Remand (.2).	1.80	837.00
09/27/2024	EG	Correspondence on draft and filing logistics of notice of FSS Sale (.2); receive, review, and electronically file same with court (.3); download and circulate filed version (.1); update file (.1).	0.70	283.50
09/27/2024	EG	Correspondence on draft and filing logistics of responses to remand (.4); continuous monitoring of emails for status of same (.9); receive, review, and electronically file same with court (.8); download and circulate filed	2.40	972.00

Total This Invoice

Client: CHRIS MURRAY, CHAPTER 7 TRUSTEE	Invoice Date:	October 17, 2024
Matter: Alex Jones	Invoice Num.:	569275
	Matter Number:	018577-0001

			Matter Numbe	Matter Number.	
<u>Date</u>		Description versions (.2); update file (.1).		<u>Hours</u>	Amount
09/29/20		Begin draft motion to ratify emplo compensation of FSS professional	*	0.20	125.00
09/30/20		Correspond with K. Starling regarnext steps (.1); continue draft empmotion (.1); correspond with J. TaNDA and information requests (.1)	oloyment ratification nenbaum regarding	0.30	187.50
Total				202.50	\$130,496.00
Total Se	Total Services				\$130,496.00
Timekee	eper Summary				
<u>Initials</u>	<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	Rate	Amount
JWW	Joshua W. Wolfshohl	Partner	36.20	945.00	34,209.00
AKN	Adam K. Nalle	y Partner	0.30	900.00	270.00
MBD	Michael B. Dea	arman Associate	52.30	625.00	32,687.50
JTS	Jordan T. Steve	ens Associate	40.00	595.00	23,800.00
KLS	Kenesha L. Sta	rling Associate	53.20	575.00	30,590.00
GVS	Grecia V. Sarda	a Associate	5.00	500.00	2,500.00
MLW	Mitzie L. Webb	Paralegal	2.70	465.00	1,255.50
EG	Eliana Garfias	Paralegal	12.80	405.00	5,184.00
Total			202.50		\$130,496.00
Cost Sur	nmary				
Descript	<u>ion</u>				Amount
Computer Assisted Legal Research				2,291.91	
Delivery Service				48.00	
Foreign Associate Fees				1,471.08	
Reproduction Services				1,025.50	
Total Di	sbursements				\$4,836.49

\$135,332.49